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7 JULIE SU,  
8 Plaintiff,  
9 v.  
10 SIEMENS INDUSTRY, INC.,  
11 Defendant.

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4 UNITED STATES DISTRICT COURT  
5 NORTHERN DISTRICT OF CALIFORNIA

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7 Case No. 12-cv-03743-JST  
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28 **ORDER DENYING MOTION TO  
SHORTEN TIME; ORDERING  
PLAINTIFF TO RE-NOTICE HEARING**

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30 Re: ECF No. 129

31 Plaintiff's motion for an order shortening time is DENIED. Neither Defendant nor  
32 Intervenor Anderson has stipulated to the change of time, and Plaintiff has failed to identify any  
33 "substantial harm or prejudice that would occur if the Court did not change the time." Civ. L.R. 6-  
34 3(a)(3).

35 Plaintiff is seeking to have her May 27 motion for clarification heard concurrently with her  
36 May 20 motion for interlocutory appeal. That approach may have benefits, but it does not justify  
37 shortening the time Defendant and Intervenor would have to file any responses to the newly filed  
38 May 27 motion, or the time the Court would have to consider these filings. Plaintiff is free to seek  
39 a stipulation, or failing that, an order, continuing the hearing date and briefing schedule on the  
40 May 20 motion so that the motions can be heard concurrently. Alternatively, Plaintiff could seek  
41 to have the Court's order on the first motion for interlocutory appeal stayed until such time as the  
42 Court rules on the May 27 motion.

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1 Unless and until the Court grants an order shortening time, all motions must be noticed for  
2 hearing "not less than 35 days after service of the motion." Civ. L.R. 7-2(a). Therefore, Plaintiff  
3 is ORDERED to re-notice its May 27 motion for hearing in compliance with the Local Rules.

4 **IT IS SO ORDERED.**

5 Dated: June 2, 2014

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7 JON S. TIGAR  
United States District Judge

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United States District Court  
Northern District of California